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USCMDR DIANE CHISESI, PI. ENG.MD. QAE COTR SO AO PHD, TREASURER
FREEDOM COMMITTEE
P. O. BOX 6936
COLORADO SPRINGS, CO 80904-2567
IDENTIFICATION NUMBER: C00547984

To: Federal Election Commission
999 E Street, NW
Washington, DC 20463

Subject: Fec Filing Report January 2104

From: Freedom Committee
Committee ID number: C00123456
Date: 01/20/2014

Dear Federal Election Committee,

I wanted to briefly comment and to report to the FEC the following item. During my course of duties both private and professionally I have run into numerous obstacles, one of which as we all entertain and dance with the IRS each year in April I will mention here-

From a reporting standpoint as I continue to delegate my duties I had approached the State of North Carolina as a vendor and professionally within the criteria of my work and it is noted:

*North Carolina Special Election Reporting: 12th District (Posted 01/22/2014; By Katherine Carothers)North Carolina will hold Special Primary and General elections to fill the U.S. House seat in the 12th Congressional District vacated by Congressman Melvin Watt. The Special Primary Election will be held on May 6, 2014, and the Special General Election will be held November 4, 2014. etc?.

____North Carolina posted its report on 01/2//2014. I wanted to comment to the FEC if I had been paid correctly and according to the laws of this country I would be continuing in business with the Sate of North Carolina and would have substantial income to report from September 2013 to the reporting date of January 31, 2014 to the IRS and possibly contributions at my discretion.

It is interesting to note that upon report requirements to the FEC it does in fact keep all members of the FEC rather uninformed as to one?s actual duties and performance.

The State of North Carolina Office of the Sate Controller had received paperwork from my desk as I continue to serve this great country. As myself USCMDR Diane Chisesi, MD. NFS. PHD., DHHS Controller Division and within the contours of my duties within DHHS Controller Division; I am referring to paperwork of which defines my dual employment certification forms in regard to Direct Deposits and other payroll issues which Requests Additional Payment to employee for Work Performed in Another State Agency.

The signed documents were sent back to my desk and I am to resend to the DHHS Dept. of Colorado. Within this requests please let it be known as a ?rehire? I am to complete my employment application. After I completed the application I again have tried to ?resubmit? my ?rehire? application and during the interim, as well as throughout approximately the last year and three months endured constant harassment's and interruptions to my work and this has been no exception (in regard to North Carolina). I have tried since September 2103 to submit supporting documents.

Because I have numerous areas of expertise it has been difficult for other professionals to address my concerns and

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needs which would support all of my past, present and future endeavors. I am not suggesting it is monetary I am stating it is monetary.

I also wanted to briefly mention that I have learned a great more about the Health Care not only through my work but through my efforts of which to support it. North Carolina has very beautiful programs and I think with effort and backing they might blossom into a better State offering its citizens a solid approach in health care. ?My? work would and does support it- this is why there is no reluctance in my statement.

My ambivalence of budgetary commitments are shroud by abusive handling of documents and shuffling and manipulations of these documents and ?what? they represent. In the State of North Caroline for example, in terms of Long Term Health Care it affords and offers different stipulations than this of the State of Colorado and the State of California.

Again and often in a hushed tone spoken in back rooms as opposed to the wonderful spoken presence of our current FEC and current Administration and its proceedings, the demeanor and actual content of said ?appropriations? plays a brutal role in the deliberations of funding and payroll. To this I can attest as I am waiting for corrections to my own employment and compensation issues as I reveal my Fiscal Agency role as a Medical Provider for Medicare and Medicaid services in Health Care throughout this country.

These stipulations and explanations of my duties define the criterion perhaps needed to address issues and answers for Health Care (for example) and what I have had to endure in regard to profuse misunderstandings. May I also add I am not alone in this Freedom Committee-in the words of my brother, Professor Dr. Lawrence Chisesi, PhD., ?knowledge is power?.

It is within these parameters of Law Enforcement, Educational Management, and Professional Health Care I can confidently suggest if all is to be fair and equitable in these great United States these deliberations of financial prudence should reinforce and prove a positive outcome instead of tearing it down.

The time lapse within my financial management guaranteed to me by this country was used perhaps not by evil doers or hate mongers but by intimidation, brutality and the machinations of political and civil liberties. Fate does not put food on my table and as the adage commits to supplication so does hard work and ?prompt payment?.

Many people are asking or wanting funding or contributions. I am not estranged from this concept-but I must affirm I did and have been doing my work and I am entitled to these compensations and mine are not vague but very specific. Each one of my interpretations of compensation issues may open a door to another persons perception in Congress and this would bring more people together instead of the opposite.

Throughout my life and ?now? after 13 years of service to this country, since 911, the truth is to set us free, and I believe the truth puts order back into chaos-isn't this what it is all about?

This is my report to Congress; I am not required to report at this time, yet I, ?or that has reason to expect to do so? I have not gained \$50,000 in contributions, and I am waiting for my compensation issues to be resolved and perhaps then it will spark a light in others to join my efforts too.

Please accept and affirm my suggestion to amend: 125 STAT. 256 PUBLIC LAW 112-25-AUG. 2, 2011

(a) IN GENERAL.-The Balanced Budget and Emergency Deficit (2 USC 901a.)

Control Act of 1985 is amended by inserting after section 251

the following new section:

"SEC. 251A. ENFORCEMENT OF BUDGET GOAL.

"Unless a joint committee bill achieving an amount greater

than \$1,200,000,000,000 in deficit reduction as provided in section

401(b)(3)(B)(i)(II) of the Budget Control Act of 2011 is enacted

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by January 15, 2012, the discretionary spending limits listed in section 251(c) shall be revised, and discretionary appropriations and direct spending shall be reduced, as follows:

"(1) REVISED SECURITY CATEGORY; REVISED NONSECURITY CATEGORY .---(A) The term 'revised security category' means discretionary appropriations in budget function 050.

"(B) The term 'revised nonsecurity category' means discretionary appropriations other than in budget function 050.

"(2) REVISED DISCRETIONARY SPENDING LIMITS.-The discretionary spending limits for fiscal years 2013 through 2021 under section 251(c) shall be replaced with the following:

"(A) For fiscal year 2013-

"(i) for the security category, \$546,000,000,000 in budget authority; and

"(ii) for the nonsecurity category, \$501,000,000,000 in budget authority.

"(B) For fiscal year 2014-

"(i) for the security category, \$556,000,000,000 in budget authority; and

"(ii) for the nonsecurity category, \$510,000,000,000 in budget authority.

"(3) CALCULATION OF TOTAL DEFICIT REDUCTION.-OMB shall calculate the amount of the deficit reduction required by this section for each of fiscal years 2013 through 2021 by-

"(A) starting with \$1,200,000,000,000;

"(B) subtracting the amount of deficit reduction achieved by the enactment of a joint committee bill, as provided in section 401(b)(3)(B)(iXII) of the Budget Control Act of 2011;

"(C) reducing the difference by 18 percent to account for debt service; and

"(D) dividing the result by 9.

"(4) ALLOCATION TO FUNCTIONS.-On January 2, 2013, for fiscal year 2013, and in its sequestration preview report for fiscal years 2014 through 2021 pursuant to section 254(c), OMB shall allocate half of the total reduction calculated pursuant to paragraph (3) for that year to discretionary appropriations and direct spending accounts within function 050 (defense function) and half to accounts in all other functions (nondefense functions).

Lastly, after the Federal Shutdown and numerous personnel Furloughs I did not leave my work nor my dreams or aspirations as others did. The impact for my life as an Medical Doctor and Federally as an officer was very disconcerting and detrimental to the overall good.

This suggestion precludes a Federal Claim of which I have submitted and its pretense should validate purported monetary

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claim of work completed and slightly touches base within the antiquated nomenclature of a suitable amendment and plausible reform.

To this I also attest it would be prudent to rediscover monetary recovery for one and for all.

Sincerely,

USCMDR Diane Chisesi, P.I. Eng. NFS. MD. PhD. CPA.,
Treasurer Freedom Committee

*ref: Regarding Year-End filing deadline, comments from FEC page on site.
